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1 **DELFINO MADDEN O'MALLEY** COYLE & KOEWLER LLP 2 JENNIFER RANDLETT MADDEN (CA. SBN 184905) Pro hac vice forthcoming 500 Capitol Mall, Suite 1550 3 Sacramento, CA 95814 Telephone: 4 (916) 661-5700 Facsimile: (916) 661-5701 FILED RECEIVED 5 imadden@delfinomadden.com **ENTERED** SERVED ON COUNSEL/PARTIES OF RECORD 6 Attorney for Defendant DARRÈLL E. WAGNER APR 1 1 2018 7 8 **GORDON REES SCULLY CLERK US DISTRICT COURT** MANSUKHANI, LLP DISTRICT OF NEVADA ROBERT S. LARSEN (SBN: 7785) 9 BY: 300 So. 4th Street, Suite 1550 DEPUTY 10 Las Vegas, Nevada 89101 Telephone: (702) 577-9301 (702) 255-2858 11 Facsimile: rlarsen@grsm.com 12 Attorneys for Plaintiff 13 AMERÍGAS PROPANE, INC. 14 UNITED STATES DISTRICT COURT 15 **DISTRICT OF NEVADA - RENO** 16 CASE NO. 3:18-CV-00123-MMD-VPC AMERIGAS PROPANE, INC., a 17 Pennsylvania corporation, MRDER Complaint Filed: 3/19/2018 Trial Date: Not set. 18 Plaintiff, JOINT STIPULATION FOR EXTENSION 19 ٧. OF TIME TO RESPOND TO COMPLAINT 20 DARRELL E. WAGNER, an individual, (First Request) 21 Defendant. 22 It is HEREBY STIPULATED by and between the parties hereto, through their respective 23 attorneys of record, that Defendant DARRELL E. WAGNER ("Defendant") be granted an 24 extension of time to respond to the Complaint of AMERIGAS PROPANE, INC., a Pennsylvania 25 corporation ("Plaintiff"). 26 Good cause exists for this extension as defense counsel has just been assigned to this case 27 and requires time to become knowledgeable about the case to prepare an initial pleading. In 28 (00113344.2) JOINT STIPULATION FOR EXTENSION OF TIME TO RESPOND TO COMPLAINT

addition, defense counsel is licensed to practice law in the state of California and, as such, 1 2 requires time to associate as co-counsel an attorney licensed to practice law in the state of Nevada 3 pursuant to Local Rule 11-2(a)(5) and submit her pro hac vice application. This is the first stipulation requested and/or granted regarding this response. 4 5 The time for Defendant to respond to Plaintiff's Complaint is hereby extended by twentyone (21) days. Defendant shall therefore have until May 4, 2018 to respond to Plaintiff's 6 7 Complaint. 8 **DATED: April 10, 2018** GORDON REES SCULLY MANSUKHANI, LLP 9 10 /s/ Robert S. Larsen By: 11 ROBERT S. LARSEN Attorneys for Plaintiff 12 AMERIGAŠ PROPANE, INC. 13 DELFINO MADDEN O'MALLEY COYLE & **DATED:** April 10, 2018 **KOEWLER LLP** 14 15 /s/ Jennifer Randlett Madden By: 16 JENNIFER RANDLETT MADDEN Attorney for Defendant 17 DARRELL E. WAGNER 18 19 20 IT IS SO QRDERED. 21 2018 22 23 United States Magistrate Judge 24 25 26 27 28

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